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|      | 09/254344  |   | Box PCT Washington, D.C. 2  |  | ENTS   |
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|      | U.S. APPLICATION NO.   |   | FIRST NAMED APPLICANT   | ^  | TTY. DOCKET NO.  |
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| BEST | STATES I   | DESIGNATED/I  | MENTS UNDER 35 U  | S.C. 371 IN<br>OO/EO/US)   | THE UNITED   |
|      | □ an Elected Office  □ J. S. Basic National Fee. □ Copy of the international appropriate □ a non-English le □ English. □ Translation of the internation □ Oath or Declaration of inventor of the internation of Article 19 amendment of the international Preliminary amendment(s) fit of the international Preliminary amendment(s) fit of the international Disclosure State of the international Disclosure State of Assignment document. □ Power of Attorney and/or Classification of English of the international Section of the International Section of the International Section of the application of the application of the application of the appropriate of the internation. □ Deprocessing fee for providing appropriate 20 or 30 monutes. Oath or declaration of the by the International applies. | e (37 CFR 1.494): c (37 CFR 1.495): c (49 CO): c (49 CO): c (49 CFR): c | inglish.  JS.  Sh.  It in English and its Annexes  g19  and  and  and  copies of the references cite  period set forth below in ord  ote a processing fee will be  much the priority date.  the reasons indicated on the  the application and/or the A  date (37 CFR 1.492(f)).  iance with 37 CFR 1.497(a)  iternational filing date.  It comply with 37 CFR 1.49  and later that the appropriate 20  and later that the appropriate 20 | d therein.  er to complete the required if submattached Notice of Annexes later that and (b), identify (a) and (b) for the 20 or 30 months | ne requirements for itted of Defective the ring the application the reasons indicated from the |
|      | 3. Additional claim fees of \$dependent claim fee, are required.   | as a □ lar  | ge entity small entity, in nit the additional claim fees  | or cancel the add  | litional claims for  |

which fees are due (37 CFR 1.492(g)). See attached PTO-875. ALL OF THE ITEMS SET FORTH IN 2(a)-2(d) AND 3 ABOVE MUST BE SUBMITTED WITHIN ONE MONTH FROM THE DATE OF THIS NOTICE OR BY 121 OR 131 MONTHS FROM THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY RESPOND WILL

RESULT IN ABANDONMENT.

The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 CFR 1.136(a).

| 4. Translation of the Annexes MUST be submitted no later that the time period set above or the annexes will be cancelled. Note processing fee will be required if submitted later than 30 months from the priority date.  5.   The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR 1.494(d)) or 30 (37 CFR 1.495(d)) months from the priority date. |
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| Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)  |
| A copy of this notice MUST be returned with this response.  Enclosed:  PCT/DO/EO/917  Notice of Defective Translation PTO-875  FORM PCT/DO/EO/905 (December 1997)  Telephone: (703) 30 - 9116  |